

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

ACRISON, INC.,

Plaintiff,

v.

**ANTHONY M. RAINONE, BRACH
EICHLER LLC, XCELLENCE, INC.
directly and as successor-in-interest
to RVM ENTERPRISES, INC. doing
business as XACT DATA
DISCOVERY, JOHN P. MARTIN,
JOHN DOES 1-10, ABC COMPANIES
1-10,**

Defendants.

Civ. No. 22-1176

ORDER

Before the Court are the motions (DE 9; DE 11) of Defendants Anthony M. Rainone, Brach Eichler, LLC, Xcellence Inc. directly and as successor-in-interest to RVM Enterprises, Inc. doing business as Xact Data Discovery, and John P. Martin to dismiss the complaint of Plaintiff Acrison Inc. for failure to state a claim under Fed. R. Civ. P. 12(b)(6). The Court has considered the papers in support and in opposition (DE 9; DE 11; DE 13; DE 19; DE 21) and decided the motion without oral argument. For the reasons stated in the Opinion filed on this date, and for good cause shown;

IT IS this 3rd day of November 2022,

ORDERED that the case is **DISMISSED** in accordance with the accompanying Opinion.

/s/ Kevin McNulty

**Kevin McNulty
United States District Judge**